

**Bennett, Giuliano, McDonnell & Perrone, LLP**  
Attorneys for Defendants  
225 West 34th Street, Suite 402  
New York, New York 10122  
Telephone: (646) 328-0120  
Fax: (646) 328-0121  
William R. Bennett, III (WB 1383)

**UNITED STATES DISTRICT COURT**  
**SOUTHERN DISTRICT OF NEW YORK**

-----X

**FELIPE ROBLES VÁSQUEZ p/k/a RALDY  
VÁSQUEZ and CAMPESINO MUSIC  
ENTERTAINMENT GROUP, INC.,**

Plaintiffs,

NO. 06 CV 0619 (McMahon)

-----  
-against-

**FERNANDO TORRES NEGRÓN,  
TAMARA SOSA-PASCUAL and  
JULIO DE LA ROSA-RIVE,**

Defendants

-----X

**UNSWORN DECLARATION OF FERNANDO TORRES NEGRÓN UNDER  
PENALTY OF PERJURY PURSUANT TO 28 USC § 1746**

I, Fernando Torres Negron, declare under the penalty of perjury that the foregoing is true and correct:

1. I am a lifetime resident of Puerto Rico. I presently live in Aibonito, Puerto Rico.
2. I have never been in the State of New York.
3. I do not, and never did, maintain an office, residence, bank account, or P.O. Box in the State of New York.
4. I do not, and never did, own any real estate in New York.

5. I do not, and never did, have any assets located in the state of New York.
6. I do not transact or conduct business within the State of New York.
7. Mr. Vásquez, the plaintiff here, attempted to prove in the *Puerto Rico Actions* that I copied significant elements of the melody of his song entitled "Nena Linda" when I composed "Noche de Fiesta." The jury determined that I did not copy the melody.

Fernando Torres Negrón

Fernando Torres Negrón